

1 **GERAGOS & GERAGOS**
2 644 S. Figueroa Street
3 Los Angeles, CA 90017-3411
4 Tel: (213) 625-3900
5 Fax: (213) 625-1600
6 Eugene P. Harris (SBN 214545)
7 Tamar G. Arminak (SBN 238677)
8 Attorneys for Plaintiff
9 WILLIAM LYNCH

10 **FOLEY & LARDNER LLP**
11 ATTORNEYS AT LAW
12 555 S. Flower Street, Suite 3600
13 Los Angeles, CA 90071
14 Tel: (213) 972-4500
15 Fax: (213) 486-0065
16 Leila Nourani (SBN 163336) lnourani@foley.com
17 Attorneys for Defendant
18 THE ROMAN CATHOLIC BISHOP OF OAKLAND,
19 a corporation sole

20 **TOSCHI SIDRAN COLLINS & DOYLE**
21 100 Webster Street, Suite 200
22 Oakland, CA 94607
23 Tel: (510) 835-3400
24 Fax: (510) 835-7800
25 Gregory M. Doyle (SBN 092155) gdoyle@toschisidran.com
26 Thomas M. Crowell (SBN 172799) tcrowell@toschisidran.com
27 Attorneys for Defendant
28 THE CHRISTIAN FAMILY MOVEMENT, an Illinois Corporation

UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF CALIFORNIA

WILLIAM LYNCH.

Case No: C10-04878-JCS

Plaintiff,

STIPULATION FOR EXTENSION OF TIME
TO RESPOND TO PLAINTIFF'S
COMPLAINT

HOLY SEE (State of Vatican City), Its
Instrumentalities and/or Agents;
ARCHDIOCESE OF OAKLAND IN
CALIFORNIA, an California corporation;
THE ROMAN CATHOLIC ARCHBISHOP
OF OAKLAND IN CALIFORNIA, and
successors, a corporation sole, dba THE
ARCHDIOCESE OF OAKLAND IN
CALIFORNIA; THE JESUIT ORDER OF
OAKLAND, a corporation sole; THE
CHRISTIAN FAMILY MOVEMENT; an
Illinois Corporation; and DOES 1-10,
inclusive.

COMPLAINT FILED: October 27, 2010

Defendants.

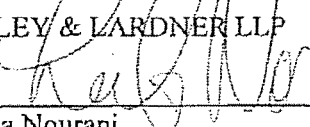
1 Plaintiff WILLIAM LYNCH, and Defendants the ROMAN CATHOLIC BISHOP
2 OF OAKLAND and THE CHRISTIAN FAMILY MOVEMENT, through their
3 respective attorneys of record herein, respectfully stipulate, pursuant to Civil Local Rule
4 6-1, that Defendants ROMAN CATHOLIC BISHOP OF OAKLAND and THE
5 CHRISTIAN FAMILY MOVEMENT, shall have until **January 21, 2011** to answer or
6 otherwise respond to Plaintiff's complaint.
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9 Dated: January 10, 2011

GERAGOS & GERAGOS, APC

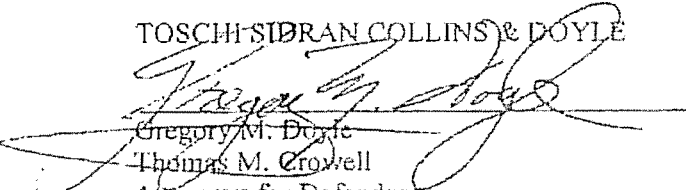

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14 WILLIAM LYNCH

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16 Dated: January 10, 2011

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21 Attorneys for Defendant
22 THE ROMAN CATHOLIC BISHOP OF
23 OAKLAND, A CORPORATION SOLE

24
25 Dated: January 10, 2011

26 TOSCHI-SIDRAN COLLINS & DOYLE


27
28 Gregory M. Doyle
Thomas M. Crowell
Attorneys for Defendant
THE CHRISTIAN FAMILY MOVEMENT

29
30 Dated: 1/13/11



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